UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

MARY ANN MCBRIDE, et al.,

Civil Action No. 2:15-ev-11222

Plaintiffs,

Hon. Sean F. Cox

v.

Mag. David R. Grand

MICHIGAN DEPARTMENT

OF CORRECTIONS, et al.,

STIPULATED ORDER TO APPOINT A

NEW SETTLEMENT MONITOR

Defendants.

Defendants.

Abraham Singer (P23601) Law Offices of Abraham Singer 30833 Northwestern Hwy. Ste. 120 Farmington Hills, MI 48334 (248) 626-8888 asinger@singerpllc.com

Andrew D. Lazerow Stephen C. Bartenstein Brian E. Kempfer Covington & Burling LLP 850 Tenth Street, NW Washington, DC 20001 (202) 662-6000 alazerow@cov.com

Chris E. Davis (P52159) Disability Rights Michigan 4095 Legacy Parkway, Ste 500 Lansing, MI 48911 (517) 487-1755 cdavis@mpas.org

Attorneys for Plaintiffs

Kristin M. Heyse (P64353)
Zachary A. Zurek (P80116)
Assistant Attorneys General
Attorneys for Defendants
Michigan Dep't of Corrections,
Heyns, Finco, Treacher, Stewart,
Woods & Stoddard
Michigan Dep't of Attorney General
MDOC Division
P.O. Box 30217
Lansing, MI 48909
(517) 335-3055
heysek@michigan.gov
Zurekz1@michigan.gov

Attorneys for Defendants

STIPULATED ORDER TO APPOINT A NEW SETTLEMENT MONITOR

WHEREAS the passing of the Settlement Monitor Michael K. Brady of Sabot Consulting on November 3, 2021 leaves the McBride Settlement Agreement without a named Settlement Monitor.

WHEREAS Rick Wells has been assisting Michael K. Brady with his duties as Settlement Monitor for the duration of his monitor term by conducting inspections of MDOC facilities, interviewing class members and MDOC personnel, and assisting in drafting the Settlement Monitor's reports, among other activities.

NOW THEREFORE the parties hereby agree and stipulate to the following amendments to the Settlement Agreement (ECF No. 112) and the Stipulated Order of February 20, 2020 (ECF No. 150):

- 1. Paragraph 19 of Section II of the Settlement Agreement is hereby deleted in its entirety and replaced with the following: "Settlement Monitor" means Rick Wells of Sabot Consulting;
- 2. All references to "Mike Brady" in the Stipulated Order of February 20, 2020 (ECF No. 150) are hereby replaced with "Rick Wells."; and,
- 3. All references to "Mike.Brady@sabotconsult.com" in the Stipulated Order of February 20, 2020 (ECF No. 150) are hereby replaced with "Rick.Wells@sabotconsult.com."

IT IS SO ORDERED.

THIS 12th DAY OF January, 2022

s/Sean F. Cox Sean F. Cox

United States District Judge

s/David R. Grand David R. Grand United States Magistrate Judge The parties, through their respective counsel, stipulate to the entry of the above order.

Date: January 10, 2022

/s/ Kristin M. Heyse

Kristin M. Heyse (P64353) Zachary A. Zurek (P80116)

Attorney for Defendants Michigan Dep't of Corrections, Daniel H. Heyns, Thomas Finco, Randall Treacher, Anthony Stewart, Jeffrey Woods & Cathleen Stoddard Michigan Dep't of Attorney General

MDOC Division P.O. Box 30217 Lansing, MI 48909 (517) 335-3055

heysek@michigan.gov Zurekz1@michigan.gov

Counsel for Defendants

Date: January 10, 2022

/s/ Brian E. Kempfer w/permission

Andrew D. Lazerow Stephen C. Bartenstein Brian E. Kempfer

Covington & Burling LLP

One CityCenter

850 Tenth Street, NW Washington, DC 20001

(202) 662-6000 alazerow@cov.com sbartenstein@cov.com bkempfer@cov.com

Counsel for Plaintiffs